UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Sharyn Friedman,

Plaintiff,

VS.

Case No. 0:19-cv-382

Charter Communications, Inc.,

Defendant.

COMPLAINT

Plaintiff, for her Complaint against Defendants, states and alleges:

- 1. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1331 and 29 U.S.C. § 1132(e)(1) and (f) of the Employee Retirement Income Security Act of 1974 ("ERISA") over this claim for disability benefits under a plan governed by ERISA, 29 U.S.C. § 1001 *et seq*.
- 2. Venue is proper in this district pursuant to 29 U.S.C. § 1132 (e)(2)¹, because Charter Communications, Inc. may be found in this district. In particular, Charter Communications, Inc. is registered as a corporation with the State of Minnesota, conducts ongoing business with Minnesota residents,

¹ 29 U.S.C. § 1132 (e)(2) states "Where an action under this subchapter is brought in a district court of the United States, it may be brought in the district ... where a defendant resides or may be found..."

employs Minnesota residents, has extensive contacts within Minnesota, and accordingly is found within Minnesota.

- 3. On information and belief, Defendant Charter Communications, Inc. is the employee benefit plan ("Plan") that Time Warner Cable Enterprise LLC created and maintains to provide its employees with income protection should they become disabled.
- 4. On information and belief, Defendant Charter Communications, Inc. is a corporation organized and existing under the laws of the State of Delaware, and is the insurer and claims administrator for the Plan.
- 5. Plaintiff is a resident and citizen of the United States, an employee of Time Warner Cable Enterprise LLC and a participant in the Plan.
- 6. As set forth in 29 U.S.C. § 1133 of the ERISA statute, the Plan provides a mechanism for administrative appeals of benefit denials. Plaintiff has exhausted all such appeals.
- 7. On information and belief, Plaintiff was covered at all relevant times under group disability policy number LK-980203 which was issued by Charter Communications, Inc. to Time Warner Cable Enterprise LLC to insure the participants of the Plan. A copy of the policy is attached as Exhibit A.
- 8. On information and belief, Charter Communications, Inc. both funds the Plan and decides whether participants will receive benefits under the Plan.

Accordingly, Charter Communications, Inc. has a conflict of interest, which must be considered when determining whether its denial of Plaintiff's benefits was proper.²

- 9. Charter Communications, Inc.'s interest in protecting its own assets influenced its decision to deny Plaintiff's application for disability benefits.
 - 10. The Plan is an ERISA welfare benefit plan.
- 11. Under the Plan, a participant who meets the definition of "disabled" is entitled to disability benefits paid out of the Plan assets.
- 12. Plaintiff became disabled under the terms of the Plan's policy on or about May 21, 2016 and continues to be disabled as defined by the Plan.

 Accordingly, Plaintiff is entitled to benefits under the terms of the Plan.
- 13. Plaintiff submitted a timely claim to Charter Communications, Inc. for disability benefits.
- 14. Charter Communications, Inc. denied Plaintiff's claim for disability benefits. Plaintiff appealed Charter Communications, Inc.'s decision, but Charter Communications, Inc. denied Plaintiff's appeal on February 16, 2018.

² "[A]n entity that is both the claims administrator and payor of benefits has a conflict of interest." *Jones v. Mountaire Corp. Long Term Disability Plan*, 542 F. 3d 234, 240 (8th Cir. 2008). Moreover, as the Supreme Court has held, "that conflict *must be weighed as a factor* in determining whether there is an abuse of discretion." *Metro. Life Ins. Co. v. Glenn*, 128 S. Ct. 2343, 2348 (2008) (emphasis added).

- 15. Plaintiff provided Charter Communications, Inc. with substantial medical evidence demonstrating she was eligible for disability benefits.
- 16. Charter Communications, Inc.'s decision to deny disability benefits was arbitrary, capricious, unreasonable, irrational, wrongful, contrary to the terms of the Plan, contrary to the evidence and contrary to law, as demonstrated by the following non-exhaustive examples:
 - a. Charter Communications, Inc. failed to have Plaintiff
 independently examined, and instead relied on the opinion of a
 medical professional who merely reviewed Plaintiff's medical
 records and rejected the opinion of Plaintiff's treating physician;
 - b. Charter Communications, Inc. relied on the opinion of a medical professional who was financially biased by his/her relationship with Charter Communications, Inc. and as such unable to offer an unbiased opinion;
 - c. Charter Communications, Inc. relied on the opinion of a medical professional that was not supported by substantial evidence in the claim file, and was inconsistent with the overall evidence in the record;

- d. Charter Communications, Inc. relied on the opinion of a medical professional who was not qualified to refute the findings of Plaintiff's physicians;
- e. Charter Communications, Inc. ignored obvious medical evidence and took selective evidence out of context as a means to deny Plaintiff's claim;
- f. Charter Communications, Inc. ignored and/or misrepresented the opinions of Plaintiff's treating physicians.
- 17. Charter Communications, Inc. abused its discretion in denying Plaintiff's claim.
- 18. The decision to deny benefits was wrong under the terms of the Plan.
- 19. The decision to deny benefits was not supported by substantial evidence in the record.
- 20. Charter Communications, Inc.'s failure to provide benefits due under the Plan constitutes a breach of the Plan.
- 21. Charter Communications, Inc.'s failure to provide Plaintiff with disability benefits has caused Plaintiff to be deprived of those benefits from May 21, 2016 to the present. Plaintiff will continue to be deprived of those

benefits, and accordingly will continue to suffer future damages in an amount to be determined.

- 22. Charter Communications, Inc.'s denial of benefits under the Plan has caused Plaintiff to incur attorneys' fees and costs to pursue this action.

 Pursuant to 29 U.S.C. § 1132(g)(1), Defendants should pay these costs and fees.
- 23. A dispute now exists between the parties over whether Plaintiff meets the definition of "disabled" under the terms of the Plan. Plaintiff requests that the Court declare she fulfills the Plan's definition of "disabled," and is accordingly entitled to all benefits available under the Plan. Plaintiff further requests reimbursement of all expenses and premiums she paid for benefits under the Plan from the time of denial of benefits to the present. In the alternative of the aforementioned relief, Plaintiff requests that the Court remand and instruct Charter Communications, Inc. to adjudicate Plaintiff's claim in a manner consistent with the terms of the Plan.

WHEREFORE, Plaintiff respectfully requests the following relief against Defendant:

1. A finding in favor of Plaintiff against Defendant;

Case 1:19-cv-05893-CM Document 1 Filed 02/15/19 Page 7 of 8

2. Pursuant to 29 U.S.C. § 1132(a)(1)(B), damages in the amount equal to

the disability income benefits to which Plaintiff is entitled through the

date of judgment;

3. Prejudgment and postjudgment interest, calculated from each payment's

original due date through the date of actual payment;

4. Any Plan benefits beyond disability benefits that Plaintiff is entitled to

while receiving disability benefits;

5. Reimbursement of all expenses and premiums Plaintiff paid for benefits

under the Plan from the time of denial of benefits to the present.

6. A declaration that Plaintiff is entitled to ongoing benefits under the Plan

so as long as Plaintiff remains disabled under the terms of the Plan;

7. Reasonable costs and attorneys' fees incurred in this action;

8. Any other legal or equitable relief the Court deems appropriate.

Dated: 02/15/2019 RESPECTFULLY SUBMITTED,

By: /s/ Evan Sanford

Evan Sanford (MN Bar # 0398522) Stephen Fields (MN Bar # 0276571)

FIELDS LAW FIRM

9999 Wayzata Blvd Minnetonka, MN 55305

Office: 612-370-1511

7

Evan@Fieldslaw.com Steve@Fieldslaw.com

Attorneys for Plaintiffs